NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 86 (4-89) — Paid Up With 640 Acres Pooling Provision

## PAID UP OIL AND GAS LEASE (No Surface Use)

THIS LEASE AGREEMENT is made this 20th day of December, 2007, by and between Farouk Beshai and wife, Odit Beshai, 5092 Fairway View Drive, Yorba Linda, California 92886, and CHERAPEAKE EXPLORATION, L.L.C., an Oklahoma limited liability company, P.O. Box 18486, Oklahoma City.

Oklahoma 73184-0486, as Lessee. All printed portions of this lease were prepared by the party hereinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and Lessee.

1. In consideration of a cash borrus in hand paid and the covenants herein contained, Lessor hereby grants, lesses and lets exclusively to Lessee the following described land hereinabove allowed the analysis of the contained the covenants herein contained, Lessor hereby grants, lesses and lets exclusively to Lessee the following described

land, hereinafter called leased premises:

ABSTRACT NO.: 1466 SURVEY NAME: GG SIBIT

0.219485 acres, more or less, being Bik 1 Lot 22 out of the Western Oaks Estates, an addition to the city of Grapevine, Texas, being more particularly described by metes and bounds in that certain Warranty Deed dated January 8, 2006, recorded in Deed D207014985, of the Deed Records, Tarrant County, Toxas.

more or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and non hydrocarbon substances produced in association therewith (including geophysical/seisatio operations). The term 'gas' as used herein includes helium, carbon dioxide and other commercial gases, we well as hydrocarbon gases. In addition to the above-described lessed premises, and, in consideration of the above-described lessed premises, the lesses also covers and any substances are considered as a substance of the above-described lessed premises, and in consideration of the above-described lessed premises, and in consideration of the above-described lessed premises, and in consideration of the above-described lessed premises, the lesses also covers and any substances are considered to the above-described lessed premises, the less are addition to the above-described lessed premises, and in consideration of the above-described lessed premises, the less as a discribed less and the above-described lessed premises. The purpose of determining the amount of any shuf-in repatition of the above-described lessed premises.

 This lease, which is a "paid-up" lease requiring no rentals, shall be in force for a primary term of 5 years from the date hereof, and for as long thereafter as oil or gos or
ar substances covered hereby are produced in paying quantities from the teased premises or from lands pooled therewith or this lease is officerwise maintained in effect other substances covered hereby pursuant to the provisions hereof.

other substances covered hereby are produced in paying quantities from the leased premises or from lands pooled therewith or this lease is otherwise maintained in effect pursuant to the provisions hereof.

3. Royalties on oil, gas and other substances produced and saved hereunder shall be paid by Lessee to Lessor as follows: (a) For oil and other liquid hydrocarbons separative facilities, the royalty shall be 20% of such production, to be delivered at Lesseo's option to Lessor at the weithead or to Lessor's credit at the oil purchase are such production as the provising price; provided that Lessee shall have the continuing right to purchase such production at the weithead market price then prevailing in the same field (or if there is no such price than prevailing in the same field, then in the nearest field on which there is such a prevailing price) asked proportionate part of an valorem laxes and production, severance, or other excess less and the costs incurred by Lessee in delivering, processing or otherwise marketing such gas or other substances, provided that Lessee shall have the continuing right to purchase such production at the prevailing weithead market price paid for production or similar greater laxes and production, severance, or other excess set the date on which Lessee in delivering, processing or otherwise marketing such gas or other substances, provided that Lessee shall have the continuing right to purchase such production at the prevailing weithead market price paid for production or similar greater status or similar production or similar greater than the same field (or if there is no such price then prevailing in the purchase such production at the prevailing weithead market price paid for production of similar greater status or any time the same field (or if there is no such price then prevailing in the same field, then in the nearest field in which there is such a prevailing price) pursuant to comparable purchase contractly entered into on the same or nearest prevailing in the same field.

at the less address hithown to Lesses shall constitute proper payment. If the depository should squidate or the succeeded by another institution as depository agent to recaive acceptance in the companyment heretized, i.e. Lesses a support and the provisions of payment heretized, i.e. Lesses a structure of the provisions of payment heretized, or if all production (virtualities a well-witch is incapatible of producting in paying quantities (heretized and provisions of Payargach 6 or if all production (virtualities or in paying quantities) permanently causes from any cause, including a revision of unit boundaries pursuant to the provisions of Payargach 6 or if a control or in paying quantities) permanently causes from any cause, including a revision of unit boundaries pursuant to the provisions of Payargach 6 or if a control or in the cover within 6 days after such causes in the provisions of Payargach 6 or if a control or in the cover of the provisions of Payargach 6 or if a control or in the cover of the provisions of the provision of the provisions of the provisions of the provisions of the pr

of the leased primises of lands probled merewith share de reduced to the proposition that Lesson's interest in audit part of the leased promises.

8. This interest of either Lesson or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the fight and obligations of the perfect hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and essigns. No change in Lesson's devineship ability the perfect of reducing the rights or entarging the obligation of Lessee herest, administrators, successors and essigns. No change in Lesson's building on Lesson to the original or building on Lesson that have the effect of reducing the rights occurred to entarging the obligation and Lesson that have the entarge in ownership shall be building on Lessee unit 80 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership hall be the satisfaction of Lessee or until Lesson has assisted the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties

2010

hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decoders's seate in the depository designated above. If at any time here or more persons are entitled to shut-in royalties hereunder in Month of the control of the control of the credit in the depository, designated above. If these extensions are entitled to shut-in royalties shared or the control of the credit in the depository, designated above. If the control is the control of the credit in the depository designation is proportion to the interest which each of the credit in the depository designation is proportion to the interest which each of the credit in the depository designation is proportion to the proportion to the interest which are control of the credit in the depository designation is proportion to the proportion to the interest shall not affect the rights of the credit in the control of the credit in a control of the credit in the control of the credit in an accordance with the end of the credit in all or any profit on of the credit in the control of the credit in the control of the credit in the control of the credit in the credit in the control of the credit in the credi

18. Motivithelending anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's

LESSOR (WHETHER ONE OR MORE)	when a living seaso iras testil executed by all baines uster	enagove named as Lessor.
Farouk Beshal and wife, Odl! Beshal		
STATE OF TEXAS CALLEDIN	ACKNOWLEDGMENT  Deltay Public, State of Texase CAZ / Notary's name (printed):  Notary's commission expires:  ACKNOWLEDGMENT  day of BRUT2008 by Odit Beethal.  1056y Public, State of Deltas CAJ / Notary's name (printed):  Notary's name (printed): Notary's name (printed): Notary's name (printed):	KAMALJIT S. SANDHU Commission # 1656783 Notary Public — Californic Orange County My Comm. Expires Apr 8, 201
STATE OF TEXAS	RECORDING INFORMATION	·
County of		
This instrument was filed for record on the	day of, 20, at	o'clockM., and duly recorded in
Book Page of therec	cords of this office.	
SyClerk (or Deputy)		

FORM OF ACKNOWLEDGMENT			
State of California			
County of ORANGE			
On Depender 20th, 2007 before me, Kanalit Sandhy, personally appeared Odit A Beshai and FAROUR Beshai, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.			
WITNESS my hand and official seal.    KAMALJIT S. SANDHU   Commission # 1656783   Notary Public — Collifornia   Circinge County   My Comm. Expites Aor 8, 2010   My Comm. Expites Aor 8, 2010   Signature   (Seal)			
FORM OF ACKNOWLEDGMENT			
State of California  County of			
On,			
Signature (Seal)			
FORM OF ACKNOWLEDGMENT			
State of California			
County of			
On,			
personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.			
WITNESS my hand and official seal.			

(Seal)

Signature \_\_\_



## CHESAPEAKE ENERGY CORP 301 COMMERCE ST STE 600

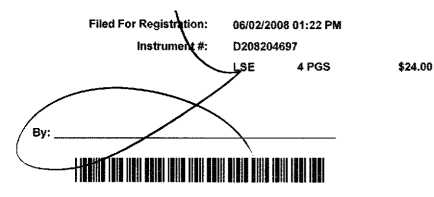
**FT WORTH** 

TX 76102

Submitter: CHESAPEAKE ENERGY CORPORATION

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

## <u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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